IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

VLADIMIR RYTSAR : CIVIL ACTION

Petitioner :

: No. 18-3326

v. :

:

MELISSA HAINSWORTH, et al.,

Respondents

ORDER

AND NOW, this 10th day of October 2018, upon consideration of the *Amended Report* and *Recommendation* issued on September 13, 2018, by the Honorable Timothy R. Rice, United States Magistrate Judge (the "Magistrate Judge"), [ECF 6], to which no objections were filed by Petitioner Vladimir Rytsar ("Petitioner"), and after a careful and independent review of the record, it is hereby **ORDERED** that:

- 1. The Amended Report and Recommendation is APPROVED and ADOPTED;
- 2. The Petition for Writ of *Habeas Corpus* is **DENIED**, with prejudice;
- 3. There is no probable cause to issue a certificate of appealability; and
- 4. The Clerk of Court shall mark this case **CLOSED**.

BY THE COURT:

/s/ Nitza I. Quiñones Alejandro
NITZA I. QUIÑONES ALEJANDRO
Judge, United States District Court

As noted, Petitioner did not file any objection and/or response to the Amended Report and Recommendation (the "R&R"). Therefore, in the absence of any objections, the R&R is reviewed under the "plain error" standard. See Facyson v. Barnhart, 2003 WL 22436274, at *2 (E.D. Pa. May 30, 2003). Under this plain error standard of review, an R&R should only be rejected if the magistrate judge commits an error that was "(1) clear or obvious, (2) affect[ed] 'substantial rights,' and (3) seriously affected the fairness, integrity or public reputation of judicial proceedings." Leyva v. Williams, 504 F.3d 357, 363 (3d Cir. 2007) (internal quotations and citations omitted). Here, after a thorough independent review of the record and the R&R, this Court finds no error was committed by the Magistrate Judge and, therefore, approves and adopts the R&R in its entirety.